

**CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8**

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as First Class Mail in an envelope addressed to: Mail Stop: Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on June 18, 2004.

*Danna M. Colon*  
Danna M. Colon

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of

Inventors: Michael Marra & G. Burnell Hohl

Serial No. 10/759,943

Filed: January 16, 2004

For APPARATUS FOR PROVIDING  
AURAL INDICATIONS OF THE FLIGHT  
OF A BALL WHEN THE BALL DISPOSED  
ON THE T-BALL STAND IS HIT BY A  
BATTER

Examiner: Not Yet Assigned

Group Art Unit: 3711

Client ID/Matter No. SPFUN-66948

Los Angeles, California 90045

Date: June 18, 2004

PETITION OF ELLSWORTH R. ROSTON TO ADD G. BURNELL HOHL  
AS AN INVENTOR PURSUANT TO 37 CFR § 1.48(a)

Mail Stop: Petitions  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

The applicants hereby petition to amend the application by adding G. Burnell Hohl as an inventor. The inventorship error occurred without deceptive intent on the part of G. Burnell Hohl and Michael Marra. The joint inventors as currently listed filed petitions in support of the requested change.

Pursuant to 37 CFR § 1.48(a), a Declaration signed by the inventors including G. Burnell Hohl, attesting to the above, are filed concurrently herewith along with a check in the amount of \$130.00 for the petition fee required under 37 CFR § 1.17(l).

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

The Commissioner is authorized to credit any overpayment or charge any additional fees to our Deposit Account No. 06-2425. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

FULWIDER PATTON LEE & UTECHT, LLP


By: Ellsworth R. Roston  
Ellsworth R. Roston  
Registration No. 16,310

HOWARD HUGHES CENTER  
6060 Center Drive, Tenth Floor  
Los Angeles, CA 90045  
Telephone: (310) 824-5555  
Facsimile: (310) 824-9696  
Customer No. 24,201

ERR:dmc:52717.1

**CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8**

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as First Class Mail in an envelope addressed to: Mail Stop: Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on June 18, 2004.

  
Donna M. Colon

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re the application of

Inventors: Michael Marra & G. Burnell Hohl

Serial No. 10/759,943

Filed: January 16, 2004

For APPARATUS FOR PROVIDING  
AURAL INDICATIONS OF THE FLIGHT  
OF A BALL WHEN THE BALL DISPOSED  
ON THE T-BALL STAND IS HIT BY A  
BATTER

Examiner: Not Yet Assigned

Group Art Unit: 3711

Client ID/Matter No. SPFUN-66948

Los Angeles, California 90045

Date: June 18, 2004

PETITION OF MICHAEL MARRA TO ADD G. BURNELL HOHL  
AS AN INVENTOR PURSUANT TO 37 CFR § 1.48 (a)

Mail Stop: Petitions  
Commissioner for Patents  
Alexandria, VA 22313-1450

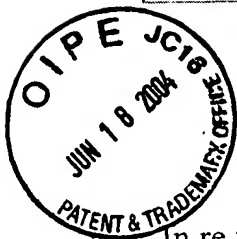
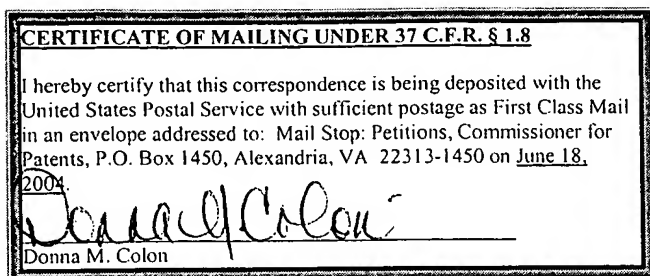
Dear Sir:

Applicant respectfully petitions the U.S. Patent Office to add, as a joint inventor, G. Burnell Hohl with Michael Marra on the above-identified application. Michael Marra states that the failure to add G. Burnell Hohl as a joint inventor with Michael Marra at the time of filing the application occurred without any deceptive intent on the part of applicant Michael Marra and of G. Burnell Hohl.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title

18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

By:   
MICHAEL MARRA



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of

Inventors: Michael Marra & G. Burnell Hohl

Serial No. 10/759,943

Filed: January 16, 2004

For APPARATUS FOR PROVIDING  
AURAL INDICATIONS OF THE FLIGHT  
OF A BALL WHEN THE BALL DISPOSED  
ON THE T-BALL STAND IS HIT BY A  
BATTER

Examiner: Not Yet Assigned

Group Art Unit: 3711

Client ID/Matter No. SPFUN-66948

Los Angeles, California 90045

Date: June 18, 2004

PETITION TO ADD G. BURNELL HOHL  
AS AN INVENTOR PURSUANT TO 37 CFR § 1.48 (a)

Mail Stop: Petitions  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Applicant respectfully petitions the U.S. Patent Office to be added as a joint inventor with Michael Marra on the above-identified application. G. Burnell Hohl states that the failure to add G. Burnell Hohl as a joint inventor with Michael Marra at the time of filing the application occurred without any deceptive intent on the part of G. Burnell Hohl and on the part of applicant Michael Marra.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the

like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

By: G. Burnell Hohl  
G. BURNELL HOHL